Lewis N. Eric Weiss 12 Clv. 7242 DE 14-14

Dear + Conorable androw L. Carter ANDREWL CARTER JR The defendent's motion to stay att proceedings should be desmissed because it is academic. I am not engaged in any Court-ordered psychological examination, I am also contesting any such order because under the Circumstances of the Criminal Case ary such order is illegal under the U.S. Dept. of Destice Federal Bureale of Presons Program Statement 6010.03 Section 549.45(5) which establishes that I don't meet the Creterie and Under title 18 USC 4083 as an un-Convicted and un-sentenced person. Even though I could mot be convicted in Cremenal Case 12 cr 655 due to the statutes language being comprincised and the indictment's in sufficiency I have authorized a friend Under Kile 1760 tu represent me in the event that I Cunnot. Since Eric Weiss was given adaquate nutice as prescribed in Kile (8) on December 5, 2013 and failed to respond I did file a metion for défault judgment on January 12. 2014 under Kule 54. 2-6-14

The most efficient way to Clarify any Confusion arising from the Complaint is to depose me. In assessing the legal sufficiency of a Claim the trial court may consider facts alleged in the Complaint as well as "documents that the plainty either possessed on Knew about and upon which they relied in bringing the seit" Rothman v. Shegor 220 4 3d 81.88 (2d Cer. 2010).

The defendent also misstated the amounts

I have asked for in Compensatory and

Puritive damages stating \$ 10,000 rehen

in fact I have asked for \$ 10,000,000,

Fer Million Dollars.

Eric Weiss is the only maned dependent all others are being sued in Fost Claim Under the United States of america.

Regine Lewis

cc: Brandon H. Cowart assestant U.S. attorney 86 Chamber St. New YORK. ny 10007